

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
DIVISION OF JUDGES  
ATLANTA BRANCH OFFICE

JBM, INC. d/b/a BLUEGRASS  
SATELLITE

and

UNITED ELECTRICAL, RADIO  
AND MACHINE WORKERS OF  
AMERICA (UE)

Cases 9-CA-41052  
9-CA-41219  
9-CA-41370  
9-CA-41491  
9-CA-41559  
9-CA-41593  
9-CA-41706  
9-CA-41730  
9-CA-41807  
9-CA-41904

ERRATTUM

Undersigned's Decision in the above-captioned matter, which issued on February 3, 2006, is corrected as follows:

1. On page 15, line 15, replace the word virtual with: virtue
2. On page 16, line 31, add after "Subcontracting" "and transfer of work out of the bargaining unit"
3. On page 17, line 36, add an s after the word installation
4. On page 31, lines 16, 17, 18 & 19 delete the duplicate sentence: "It is well settled that an employer violates Sections 8(a)(5) and (1) of the Act when it refuses or fails to provide a union with information which is necessary and relevant or that may lead to relevant information for collective bargaining."
5. On page 33, end of heading add an apostrophe"
6. On page 33, Line 23, replace the first word "Union" with "Respondent"
7. On page 33, line 44 insert "a" between ()

8. Page 36, line 12, at (g) shall read “Subcontracting and transferring bargaining unit work

9. Page 39 line 10, at (q) shall read “Subcontracting and transferring bargaining unit work previously performed by unit”

10. The second page of the Notice, the fifth paragraph shall read: “**WE WILL NOT** contrary to past practice, subcontract or transfer bargaining unit work previously”

Dated at Washington, D.C., May 30, 2006.

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**Lawrence W. Cullen**  
**Administrative Law Judge**